B	U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS
Jan. 19, 2015, Monday "USA v Jesse McGaw 3:09-CR-210-B"	Hozarble Judge Jane Bayle, JAN 2 6 2015
This letter consists of two parts:	CLERGE, U.S. DISTRICT COURT
	Deputy
I have tourd it exhaustively impossible to compell my previous le	egal course
Edmundo Espinoza, to religguish possession of my discovery ev	lidence CD's
and Apellet record to my designated legal team residinator Lei	gh Johnson, nor
and Apellet Gerord to my designated legal team coordinator Legal to Attorney Nancy Norelli, who an repeated occasions request	ed my files so she
could review my case for appeal, but with gross misconduct ,	Mc Espinoza refused
her requests.	
Therefore, I request that this Honorable Court compell Mr. Esp	moza to deliver by mail
the following legal materials to my legal team coordinator, Ms.	
7 Working days from the date this letter is received, so that i	no more time should
be needlesty squadered at my expense:	
Discovery Evidence CD's previously owned by FPD John M.	Nicholson;
Discovery Evidence CD's previously awned by Attorney Todd	A-Durden;
There records on (1)	
The Magila envelope designated as "pdf packet," containing witness statements by Kevin A-Gibbs, Benjamin E-Nicho. 1 red Mead notebook/journal; handwritten letters from Ke \$2255 points and arguments, etc.	typed and endorsed
Witness statements by Kevin A-Gibbs, Benjamin E- Nicho	15, Karey Green;
I red 'mead' notebook/journal; handwritten letters from Ke	evin Gibbs, and all
\$2255 points and arguments, etc.	
to: Ms Leig	oh Johnson
1309 H	billy Farm Rd.
Burkevill	bly Farm Rd. e, VA 23922
2 The second part of this letter involves a fatal indiscrepance	y Ms-Johnson
The second part of this letter involves a fatal indiscrepance discovered by a careful analysis of John Nicholson's copies of	f my discovery evidence:

The second part of this letter involves a fatal indiscrepancy Ms. Johnson discovered by a careful analysis of John Nicholson's copies of my discovery evidence: an entire second of my Seagoville jail phone recordings has been deleted or removed from evidence. The recordings began September 5, 2009, and then end February 15, 2010. In other words, the recording from 6/14/2010 @ 8:21:59 PM

to 901-490-9955 (4 min.), and other recordings to this number which was the entire basis for which Condina Heath called upon to have me enhanced for Witness Intimidation - deleted. But my Bureau of Prisons phane records are still in tact. These convieniently "missing" phone recordings were actually exculpatory Brady Materials that painted an entirely different picture of events, which I find logical to withhold if I was a certain prosecutor trying to rewrite the truth of events - such as by exhausting your patience at a sentencing hearing by exhibiting frivokus evidence that was already shown at my Preliminary Detention ! Bond hearing and Arraignment, which had little to do with sentencing so, by the time it came to wilding greater weight for winning her enhancement arguments, you ended up dismissing the idea of listening to the actual evidence recordings on account of moral high ground, and in favor of Candina's oral account, which is why she saved the best for last, so to speak. The anger in my previous letters are not without ment, your Honor. The letters I supposedly wrote to ETA members, the phone recordings where in supposedly calling ETA members to attack the CW-I, Wesley McGrew, were gever shown to YOU, only swong oral accounts. But my stupid You Tube videos were played in court until We were the last Court in session. Don't you ever ask yourself why? The "ETA" member I supposedly called was kicked out of their group after 1 called Kevin Gibbs and told him that the individual in question was the very guy who inadvertently narked me away to Mr. McGrew. XXX ImmortalxXX 901-490-9955. This may was not my triend, but he owed me a tavor for helping me get arrested. In that 6/14/10 phone call recording, I basically said, "I don't conducte what ETA is doing with my name, and they are using my website as a platform to harass McGrew. Since lam its owner, lam giving you legal permission to destroy the ETA sites so they !! leave McGrew alone." That's what he did. Edmundo has my journal entry from that day, and letters from Kevin that reflect how ETA members refused to listen and stop engaging MeGrew.

Mone recordings where I am speaking with my sister Jessica, my voice anguished from being subjected to humiliation, libel, slander, public assassination of Character by news reports about me, and Wesley McGrew's public antagonizm of me, by which I'am recorded discussing legal redress is not a relative form of the kind of "revenge" Candina portrayed these events as. You didn't get to see the evidence any more than I got to Jefend myself against an endless barrage of tabricated Hestimonies. But to say, "your prosecutor lied" is the equivilent of crying wolf, as opposed to that wolf crying "he hacked MASA and Dailas police department computers!" and though it was a false cry, I am still marred by the stigma of that image which was used to paint a whole new persona of me based on total untuitful steelements. This is relevent. Saying that tampered with computers at a Clinic that specializes in out-patient orthopedics and sports medicine doesn't carry the same connotation as saying. "he attacked a hospital's HVAC server, and he could have killed people" and jot with a botyet, but with commercial perpote access software! Didgt Capaiga explain to you that on the other computers which actually had a live Virus or bothet, that they were to be launched from the Clinic, not AT the clinic. Using the HVAC for personal, conventional use - as supported by hundreds of pages worth of log-likes proving it, is not the same as installing bothers on other computers with the intent to attack Anonymous. But while indeed a crime was committed, these two counts of transmitting a molicious code are in fact two seperate, unrelated intrusions - which Cooping and the FBI condensed into one Crime and motive: that I am senselessly evil to no ends. Jos were groted in the Dallas Morning News aftermy March 17, 2011 Septencing as having sentenced me "to send a message" to other hackers. This statement of yours implies a bias motivation on your part to appeal to a political agenda. 17 other words, you used me to set an example. Your any statement merits As I close from this rambling of freedom of expression, I have a tigal request, to please compell the Bureau of Prisons to disclose on CD the missing telephone

recordings that were used to enhance me, from dates beginning at February 15, 2010
to July 1, 2010, and release them to Ms. Leigh Johnson's address: If this cannot
be grayted within a 30-day period, I will proceed by FOIA, in which it will probably
be depied, and any administrative remedies on my part will be repaid by retaliation
from prison officials.
Please, I've been fighting for my life for almost 6 years now. I'm so fired, but I'm never going to give up, and I'm never going to be quiet because I will have the justice I deserve. The American values of equality and justice without impartiality
I'm never going to give up, and I'm never going to be ownet because I will have
the justice I deserve. The American values of equality and justice without importionity
or bias is what I clutch to. I came from a very patriotic family, your Hogor.
That is my portion as an American. My dad Fausto was an Air Force
mechanic, and my grandfathers' Served in the Korean War and Vietnam - Navy
and the Marines. As an American, this is my birthright.
Sincerely Jesse Colon
Someting &
Elisa Hada
Jesse McGraid
#38690-177
FCC Complex (Las) P.O. Box 26020
Beaugost, TX 77720
Satisfie 18 11/20

21 TAN ENDS FN21

1100 Commerce ST Dallas, TX 75242 United States Clerk Of The Court Dallas Court House

VERTER 1 DIOUR

the property of the property o

ASS AL DICLEMENT HEREIGH

Jesse Mc Gran

Beaumont TK, 71726 FCC COMPLEX (LOWS) P.O. 1308 26020 #38690-177